For the Northern District of California

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

ALVETT FOBBS, et al.,

Plaintiffs,

No. C 09-2723 PJH

٧.

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

ORDER DENYING MOTION TO CONSOLIDATE CASES

NEW HAVEN UNIFIED SCHOOL DISTRICT, et al.,

Defendants.

Plaintiffs Alvett Fobbs, as guardian ad litem for Sterling S., a minor, and Teola Coleman, as guardian ad litem for Jalen L., a minor, seek an order pursuant to Federal Rule of Civil Procedure 42(a) consolidating the above-entitled action for all purposes with Paige v. New Haven Unified School Dist., C-09-0687 PJH. The court related these two actions pursuant to Civil Local Rule 3-12 on July 28, 2009.

Defendants New Haven Unified School District and the City of Union City, also defendants in the Paige case, oppose consolidation. Angelique Paige, plaintiff in the <u>Paige</u> case, does not oppose consolidation.

Having read the parties' papers and carefully considered their arguments, and good cause appearing, the court hereby DENIES the motion. Although there may be, as plaintiffs assert, some common questions of law and fact in the two cases, there also appear to be numerous legal and factual issues that are unrelated.

The court finds, on balance, that court efficiency would not be enhanced by
consolidation, and that the maintenance of separate actions will not lead to a substantial
risk of inconsistent adjudications, as the cases remain related on the court's docket. The
parties are also free to stipulate to coordinated discovery events, should they find that
advantageous.

IT IS SO ORDERED.

Dated: December 18, 2009

PHYLLIS J. HAMILTON United States District Judge